1		Honorable Benjamin H. Settle	
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA		
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9	CEDAR PARK ASSEMBLY OF GOD OF) Civil No. 3:19-cv-05181	
10	KIRKLAND, WASHINGTON,	JOINT MOTION TO CONTINUE	
11	Plaintiff,	TRIAL AND PRETRIAL DEADLINES	
12	v.	NOTING DATE: July 22, 2022	
13	MYRON "MIKE" KREIDLER, in his official) 1011110 DATE. 341y 22, 2022	
14	capacity as Insurance Commissioner for the State of Washington; JAY INSLEE, in his official		
15	capacity as Governor of the State of Washington,)	
16	Defendants.		
17	The parties respectfully move this Court to a	continue the trial date, as well as deadlines for	
18	motions in limine, agreed pretrial order, pretrial conference, and trial briefs until the anticipate		
19	Motions for Summary Judgment have been resolved, and in support thereof state as follows:		
20	1. The Parties' recent Joint Motion to Extend Discovery Deadlines and resulting Cour		
21	Order granting it failed to account for the Order Setting Bench Trial and Pretrial Dates (ECF No.		
		unig benen Thai and Freutai Dates (Eef 140	
22	76).		
23		ons for Summary Judgment on or before	
24	December 16, 2022. The Bench Trial is currently set to start on November 15, 2022.		
25	3. The parties are not making this motion for the purpose of delay, and no party wi		
26	be prejudiced if the Court grants this motion.		
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28	JOINT MOTION TO CONTINUE 1	ALLIANCE DEFENDING FREEDOM 15100 N. 90th Street	

1	Respectfully submitted this 22nd day of July, 2022,	
2 3	s/Paul M. Crisalli Paul M. Crisalli, WSBA #40681 Jeffrey T. Sprung, WSBA #23607 Marta Deleon, WSBA #35779	s/Kevin H. Theriot Kevin H. Theriot (AZ Bar #030446)* ALLIANCE DEFENDING FREEDOM 15100 N. 90th Street
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7	Robert W. Ferguson Attorney General	David A. Cortman (GA Bar #188810)* ALLIANCE DEFENDING FREEDOM
8 9	Attorneys for Defendants	1000 Hurricane Shoals Rd. NE Suite D-1100
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12		Attorneys for Plaintiff Cedar Park Assembly of God of Kirkland, Washington
13		* Admitted pro hac vice
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CERTIFICATE OF SERVICE 1 I hereby certify that on July 22, 2022, I electronically filed the foregoing document with 2 the Clerk of Court using the CM/ECF system, which will send notification of such filing to the 3 4 following: 5 Jeffrey Todd Sprung Paul M. Crisalli 6 ATTORNEY GENERAL'S OFFICE 800 5th Ave 7 Ste 2000 Seattle, WA 98104 8 9 Marta U. DeLeon ATTORNEY GENERAL'S OFFICE 10 PO Box 40100 Olympia, WA 98504 11 Counsel for Defendants 12 DATED: July 22, 2022 s/Kevin H. Theriot Kevin H. Theriot (AZ Bar #030446)* 13 ALLIANCE DEFENDING FREEDOM 14 15100 N. 90th Street Scottsdale, Arizona 85260 15 Telephone: (480) 444-0020 Facsimile: (480) 444-0025 16 Email: ktheriot@adflegal.org 17 Attorney for Plaintiff Cedar Park Assembly of God 18 of Kirkland, Washington 19 * Admitted pro hac vice 20 21 22 23 24 25 26 27 28